

Order of the Court to Continue Supervision

UNITED STATES DISTRICT COURT

for the

Eastern District of Michigan

UNITED STATES OF AMERICA

v.

BROWN, Mike Deno

Criminal No. 08-20104-01

On August 6, 2009, the Court authorized the issuance of a supervised release warrant based upon a violation petition citing violations of supervision. On November 5, 2009, the offender appeared before the Court to address the violations. The Court made the following findings:

X BROWN was continued on supervised release with the following special conditions:

1) The defendant shall be lawfully and gainfully employed on a full-time basis. "Full-time is defined as 40 hours a week. In the event that the defendant has part-time employment, he shall devote the balance of such 40 hours per week to seeking additional employment. Full time employment (40 hours) or part-time employment and education/job search to equal 40 hours. 2) No termination of employment or behavior to terminate employment. 3) The defendant shall provide written proof of employment on a consistent basis. 4) Zero tolerance. 5) The defendant shall maintain a stable residence or be placed at a Residential Re-entry Center. 6) The defendant shall participate in a program approved by the probation department for substance abuse, which program may include testing to determine if the defendant has reverted to the use of drugs or alcohol. Intensive outpatient treatment, if deemed necessary.

All conditions and special conditions previously imposed remain in full effect.
Restitution remains in full effect. Costs waived.

Respectfully submitted,

S/Heather L. McCamley

United States Probation Officer

(313) 234-5435

ORDER OF THE COURT

Pursuant to the above, it is ordered that the pending violation matter be resolved and supervision in this case be continued. All conditions imposed at the time of sentencing, along with any subsequent modifications to those conditions, remain in effect.

Dated this ____ Day of NOV 10, 2009


Robert H. Cleland
United States District Judge

*for any additional
drug use or employment
interruption attributable
to defendant.*